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1 2 3 4 5 6 7 8	JEFFREY B. COOPERSMITH (SBN 252819) AMY WALSH (Admitted Pro Hac Vice) STEPHEN A. CAZARES (SBN 201864) ORRICK, HERRINGTON & SUTCLIFFE LLF The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5700 Facsimile: (415) 773-5759 Email: jcoopersmith@orrick.com; awalsh@orricscazares@orrick.com	
9	RAMEŠH "SUNNY" BALWANI	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN JOSE DIVISION	
13		
14	UNITED STATES OF AMERICA,	Case No. 18-CR-00258-EJD
15	Plaintiff,	DECLARATION OF STEPHEN A. CAZARES IN SUPPORT OF
16	v.	DEFENDANT RAMESH "SUNNY" BALWANI'S MOTION TO CONTINUE
17	RAMESH "SUNNY" BALWANI,	SENTENCING
18	Defendant.	
19		Judge: Honorable Edward J. Davila
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		CAZARES DECL. ISO MOTION

CAZARES DECL. ISO MOTION TO CONTINUE SENTENCING 18-CR-00258-EJD

DECLARATION OF STEPHEN A. CAZARES	
I, Stephen A. Cazares, declare as follows:	
1. I am counsel for defendant Ramesh "Sunny" Balwani in this case, an attorney	
admitted to practice in the State of California, and of Counsel at the law firm of Orrick,	
Herrington & Sutcliffe LLP. I submit this declaration in support of Mr. Balwani's motion to	
continue sentencing.	
2. Exhibit 1 is an excerpted copy of Progress Notes of Dr. Rajesh Shinghal. This	
exhibit is filed with Mr. Balwani's administrative motion to seal.	
3. The elder of Mr. Balwani's two brothers, and his wife and two children, who	
reside in Ohio, will be unable to travel to San Jose for sentencing in December because Mr.	
Balwani's niece (at Ohio State) and nephew (a high school Junior) have school exams scheduled	
throughout December 2022.	
I declare under penalty of perjury that the foregoing is true and correct.	
Executed October 24, 2022, at Los Angeles, California.	
s/Stephen A. Cazares	
STEPHEN A. CAZARES	